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APPLICATION NO).	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/837,714	-	04/18/2001	Daniel A. Japuntich	ch 48317USA3M.032 9172	
32692	7590	07/07/2006		EXAMINER	
3M INNO PO BOX 3		PROPERTIES CO	LEWIS, AARON J		
ST. PAUL		133-3427	ART UNIT	PAPER NUMBER	
	,			3743	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/837,714	JAPUNTICH ET AL.					
Office Action Summary	Examiner	Art Unit					
	AARON J. LEWIS	3743					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 28 Fe	Responsive to communication(s) filed on <u>28 February 2006</u> .						
2a) This action is FINAL . 2b) ☐ This	This action is FINAL . 2b)⊠ This action is non-final.						
. —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.					
Disposition of Claims							
 4) Claim(s) 33,35-42,44,46,49,50,55-59 and 64-66 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 33,35-42,44,46,49,50,55-59 and 64-66 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Application Papers							
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the I drawing(s) be held in abeyance. See ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage					
Attachment(s)	A) 🔲 Intentions Summer	(PTO_413)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4)						
S. Patent and Trademark Office							

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on 02/28/2006 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 33,39,40,44,46,49,50,55-59,64,65 rejected under 35 U.S.C. 103(a) as being unpatentable over Simpson et al. ('516) in view of Cover ('183) and Soderberg (EP 0 252 890).

As to claim 33, Simpson et al. disclose a method of making a filtering face mask which method comprises: providing a valve seat that comprises an orifice (16) and a seal surface, wherein the orifice allows exhaled air to pass therethrough and being surrounded by the seal surface; and a single flexible flap (15), supporting the single flexible flap non-centrally and operatively relative to the orifice of the valve seat to form

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an exhalation valve and attaching the exhalation valve to the mask body that is adapted to fit over the nose and mouth of a person (fig.1).

The differences between Simpson et al. and claim 33 are supporting the single flexible flap such that the flap assumes, in its closed state, a curved profile in a cross-sectional view thereof, which the curved profile comprises a curve that extends from a first point where a first stationary portion of the flexible flap is supported on the valve seat to a second point where a second free portion of the flap is pressed against the seal surface of the valve seat in a closed state of the exhalation valve, and the second free portion of the flexible flap is held in its closed state under any orientation of the valve, at least in part, by virtue of the curved profile thereof; and the second free portion of the flexible flap represents the only free portion of the flap and can flex so as to permit exhaled air to pass through the orifice and to provide an open state of the exhalation valve to make the flexible flap out of contact with the seal surface at the second point while the first portion of the flexible flap remains essentially stationary at the first point.

Cover (page 2, col.1, lines 3-6, lines 15-17, lines 22-33, lines 48-51) teaches supporting the single flexible flap (23) such that the flap assumes, in its closed state, a curved profile in a cross-sectional view thereof (figs.1,2,4), which the curved profile comprises a curve that extends from a first point (21,25,26) where a first stationary portion of the flexible flap is supported on the valve seat to a second point where a second free portion of the flap is pressed against the seal surface of the valve seat in a closed state of the exhalation valve, and the second free portion of the flexible flap is

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held in its closed state under any orientation of the valve, at least in part, by virtue of the curved profile thereof; and the second free portion of the flexible flap represents the only free portion of the flap and can flex so as to permit exhaled air to pass (page 2, col.1, lines 44-48) through the orifice and to provide an open state of the exhalation valve to make the flexible flap out of contact with the seal surface at the second point while the first portion of the flexible flap remains essentially stationary at the first point. Cover teaches this valve configuration for the purpose of improving the closing action of the valve flap, improving the retention of the valve flap in effective registration with the apertures of the valve seat and causing the valve flap to function more efficiently.

It would have been obvious to modify the shape of the valve seat of Simpson et al. to have a curved profile when viewed from a side elevation because it would have improved the closing action of the valve flap, improved the retention of the valve flap in effective registration with the apertures of the valve seat and caused the valve flap to function more efficiently as taught by Cover.

To the extent, if any, that the valve flap of Simpson et al. as modified by Cover may not be held in its closed state under any orientation of the valve, at least in part, by virtue of the curved profile, resort is had to Soderberg (page 4, lines 13-23) which teach a rubber valve membrane having a beveled edge (12) that will seal against the valve seat (3) irrespective of position assumed by the valve device. It would have been obvious to further modify the edge of the valve membrane of Simpson et al. to include a beveled edge to aid in maintaining a seal with the valve seat under any orientation of the valve device as taught by Soderberg.

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As to claims 39 and 40, the flap retaining surface of Simpson et al. (fig.2) is illustrated as being positioned adjacent one side of the orifice (16) and is oriented transversely (i.e. inasmuch as the retaining surface extends across one side of the orifice) relative to the orifice (16).

As to claim 44, the shape of the orifice (16) of Simpson et al. does not fully correspond to the shape of the seal surface and the flexible flap (15) is mounted to the valve seat in cantilever fashion.

As to claim 46, the curvature of the flexible flap of Simpson et al. as modified by Cover extends from a plurality of points where the flap is affixed to the valve seat to a plurality of points which are opposite the plurality of points on the fixed portion of the flexible flap (e.g. figs.1,2,4 of Cover).

As to claim 49, the relative dimensions and spacing of the constituents of the exhalation valve of Simpson et al. can be arrived at through mere routine obvious experimentation and observation with no criticality seen in any particular relative spacing including 1-3.5 mm between the flap retaining surface and the orifice because of the use of different sizes of valves in an effort to accommodate different sized wearers.

As to claim 50, the particular material from which the valve seat of Simpson et al. is made and the manner of making the valve seat can be arrived at through mere routine obvious experimentation and observation with no criticality seen in any particular material including a relatively light weight plastic. Inasmuch as Simpson et al. (page 2, lines 37-65) disclose the valve flap being made from plastic and/or rubber material, it

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would have been obvious to make the valve seat from any well known material which would achieve known or expected results including a plastic and/or rubber material because the use of a valve seat of the same material as the valve flap would have provided for more effective physically cooperation.

As to claim 56, the particular dimensions, the particular material including the hardness of the material of the flexible flap (15,14) of Simpson et al. can be arrived at through mere routine obvious experimentation and observation with no criticality seen in any particular dimensions nor in any particular constituency.

As to claim 55, the second free portion of the flexible flap of Simpson et al. as modified by Cover has a profile that when viewed from the front corresponds to the general shape of the seal surface and comprises a curve (figs.1,2,4 of Cover).

As to claim 57, while Simpson et al. is silent as to the relative surface areas of the fixed and free portions of flap (15), it is submitted that the particular relative amounts of the fixed and free portions can be arrived at through mere routine obvious experimentation and observation with no criticality seen in any particular relative amounts including 10-25% fixed and 75-90% free.

As to claim 58, the flexible flap of Simpson et al. is positioned on the valve such that exhaled air deflected downward during an exhalation when the filtering face mask is worn on a person (fig.1 of Simpson et al.).

As to claim 59, Simpson et al. (page 1, lines 116-123) disclose the mask body is cup-shaped and comprises at least one shaping layer for providing structure to the

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mask, and a filtration layer, the at least one shaping layer being located outside of the filtration layer on the mask body.

As to claim 64, the exhalation valve of Simpson et al. (fig.1) is positioned on the mask body substantially opposite to a wearer's mouth and such that the second free portion of the flexible flap resides beneath the stationary portion when the mask is worn on a person.

New claims 65 and 66 are substantially equivalent in scope to claim 33 and are included in Simpson et al. as modified by Cover for the reasons set forth above with respect to claim 33.

4. Claims 35-38,41,42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Simpson et al. ('516) in view of Cover ('183) and Soderberg (EP 0 252 890) as applied to claims 33,39,40,44,46,49,50,55-59,64,65 above, and further in view of Shindel ('277).

The difference between Simpson et al. as modified by Cover and claim 35 is securing a valve cover to the valve seat, wherein the valve seat includes a flap retaining surface, and the flap retaining surface is located within an internal chamber defined by the valve cover.

Shindel (col.2, lines 59-66) teaches a valve securing device in the form of a valve cover (7) that is disposed over the valve seat and that comprises a surface (14) that mechanically holds flexible flap (6) against the flap retaining surface (5) in an abutting relationship therewith when a fluid is not passing through the orifice under any orientation of the valve, the point where the flexible flap is mechanically held against the

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flap retaining surface being located off center (fig.2) relative to the flap. Shindel cites the advantages of simplicity of arrangement and ready removability of the cover when desired which would allow for replacement and/or cleaning of the valve and orifices.

It would have been obvious to further modify the manner of attachment of the exhalation valve of Simpson et al. to employ a cover over the valve seat because it would have provided a simple arrangement with ready removability of the cover when desired and because it would have provided protection for the exhalation valve as taught by Shindel.

As to claim 42, the flexible flap of Simpson et al. as modified by Cover (page 1, col.2, lines 41-43 and figs.1,2,4) would normally assume a flat configuration (Cover expressly discloses the valve flap 23 is formed from a thin sheet of flexible and resilient rubber material) but is curved by virtue of its securement of the flap to the valve seat and the relative positioning and alignment between the seal surface and the flap retaining surface.

As to claims 36 and 37, the first stationary portion of the flexible flap of Simpson et al. as further modified by Shindel is held (via mechanical clamping) between the flap retaining surface (#5 of Shindel) on the valve seat and a second member (#14,15 of Shindel) that is associated with the valve cover when the valve cover is secured to the valve seat.

As to claim 38, the flexible flap of Simpson et al. as modified by Cover (figs.1,2,4) and Shindel teaches that the flexible flap can assume a curved profile, when in its closed state, that extends in from where the flexible flap contacts the second member

(#5 of Shindel) of the valve cover to where the second portion of the flexible flap contacts the seal surface of the valve seat.

As to claim 41, the flexible flap of Simpson et al. as modified by Cover (page 1, col.2, lines 41-43 and figs.1,2,4) would normally assume a flat configuration (Cover expressly discloses the valve flap 23 is formed from a thin sheet of flexible and resilient rubber material) but is curved by virtue of its securement of the flap to the valve seat and the relative positioning and alignment between the seal surface and the flap retaining surface.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to AARON J. LEWIS whose telephone number is (571) 272-4795. The examiner can normally be reached on 9:30AM-6:00PM M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, HENRY A. BENNETT can be reached on (571) 272-4791. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-100Q.

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Aaron J. Lewis June 26, 2006